Request for Extension of Compliance

40 C.F.R. Part 63, Subpart JJJJJ National Emission Standards for Hazardous Air Pollutants Brick and Structural Clay Products Manufacturing Source Category

I. General Information

A. Facility Information

Facility Name Henry Brick Company, Inc.

Facility Street Address 3409 Water Avenue, Selma, AL 36702

Facility Local Contact Name Title Phone (OPTIONAL)

Ken Smith EHS Manager 334-875-2600 City State ZIP Code Selma AL 36702

Operating Permit Number (OPTIONAL) Facility I.D. Number (OPTIONAL)

104-0005

Responsible Official's Name/Title

Davis Henry/President

Street Address (if different from Facility Street Address)

PO Box 850

City State ZIP Code Selma AL 36702

B. Indicate the relevant standard or requirement for which you request a compliance extension:

Title 40, Part 63, Subpart JJJJJ (National Emission Standards for Hazardous Air Pollutants for Brick and Structural Clay Products Manufacturing).

II. Timeliness of Request

Pursuant to 40 C.F.R. Part 63, Subpart A, sources must submit requests for extension of compliance with a National Emission Standards for Hazardous Air Pollutants no later than 120 days prior to the affected source's compliance date (unless the elements are met for an alternative submittal date, as outlined in 40 C.F.R. § 63.6(i)). This request:

| ⋈ (1) is being submitted on or before August | 28, | 2018 | (120) | days ł | pefore | the | comp | liance |
|--|-----|------|-------|--------|--------|-----|------|--------|
| deadline of December 26, 2018); or | | | | | | | | |

| (2) is being submitted after August 28, 2018 but before December | 26, 2018, because the |
|--|-----------------------|
| need for the compliance extension arose after August 28, 2018, and the | ne need arose due to |
| circumstances beyond reasonable control of the owner or operator. A | An addendum may be |
| included to explain the reasons for the delay in submittal. | |

III. Eligibility

2.

| 111. | Liigioi | and the state of t |
|--|--|--|
| relevan | t standa | to apply for a compliance extension because you are unable to comply with the ed by December 26, 2018 and need additional time for installation of controls (which achieve area source status)? 40 C.F.R. § 63.6(i)(4)(i)(A). |
| ⊠ Yes | | □ No |
| The sta | tutory a | outhority for compliance extensions under Clean Air Act Section 112(i) includes ols or limits necessary to qualify as a "synthetic minor" or "area" source. |
| IV. | Comp | iance Schedule Information |
| | A. | Select the applicable approach described below (Option 1 or 2) that will be taken by your facility to achieve compliance within one year of the compliance date for the relevant standard (including, if applicable, actions necessary for your facility to qualify as a synthetic area source). 40 C.F.R. § 63.6(i)(6)(i)(A). At your option, you may provide additional detail in an attachment to this form. |
| application the state control regards such as the new X O submit will not substitute approximate to eliminate to eliminate the state of | the regulates, under the regulates, under the substitution, or the substitution and the substitution are substitution. | This facility intends to install controls to reduce emissions to the level of the dard and will be applying for a state minor NSR construction permit, if required by tions, to install the controls. If your compliance approach involves installing physical traking material substitution, or some other method, you may wish to describe these or in an attachment to this submittal or EPA may request additional information approach. This application may be subject to withdrawal if circumstances change, revises the NESHAP such that compliance can be achieved by the facility without stall controls. [2: This facility needs additional time to become an area source. This facility has will submit a permit application seeking an area source level emission limit, such that it restricting operations to become an area source, you may describe these controls trachment to this submittal or EPA may request additional information regarding your application may be subject to withdrawal if circumstances change, such as a request such limitation that has been issued if EPA revises the NESHAP such that in be achieved by the facility without the need for an area source permit. |
| | B. | Describe your compliance schedule. 40 C.F.R. § 63.6(i)(6)(i)(B)(1)-(2). |
| | | 1. My facility will submit an application for any required permits by [12-1-2018] |
| | | ⊠ Yes □ No |

If compliance is to be achieved through a means other than becoming an

area source, the facility will begin on-site construction, installation of emission control equipment, or initiate a process change within 30 days of obtaining any required permits for such action. 40 C.F.R. § 63.6(i)(6)(i)(B)(1).

| | If no permits are required for such action, the facility will initiate the activities as applicable by the dates specified below: | | | |
|---|---|---|--|--|
| | ☐ On-site construction | Date: Click here to enter text. | | |
| | ☐ Installation of controls | Date: Click here to enter text. | | |
| | ☐ Process change | Date: Click here to enter text. | | |
| | ☐ Application for | Date: Click here to enter text. | | |
| | Comments (OPTIONAL): | | | |
| 3. | Any restriction on emissions, on-site construction, installation of emission control equipment, or a process change will be completed by December 26, 2019. 40 C.F.R. \S 63.6(i)(6)(i)(B)(1). | | | |
| | Comments (OPTIONAL): Currently we have a stack test scheduled for October 10 th to provide emission levels with current raw material. Once test results are back we will submit Synthetic Minor application by December 1, 2018. | | | |
| 4. | Specify the date by which final compliance is to be achieved. 40 C.F.R. \S 63.6(i)(6)(i)(B)(2). | | | |
| | Date: July 26, 2019. | | | |
| | Comments (OPTIONAL): Assuming we have our Synthetic Mi will not be subject to NESHAP. | mor permit in place by July 26, 2019 we | | |
| You may provide additional information regarding your method of achieving compliance in an attachment to provide a fuller description of your control strategy than outlined above, as appropriate. | | | | |

C.

V. Certification

Based upon information and belief formed after a reasonable inquiry, I, as a responsible official of the above-mentioned facility, certify that the information contained in this request is true, accurate, and complete.

Name of Responsible Official (Print or Type)

Title

Davis Henry

President

Date

08/22/2018

Signature of Responsible Official

Submittal Instructions: Submit your completed form, and any addenda, to:

U.S. Environmental Protection Agency

Attention: Mr. Brian Storey

Sector Policies and Programs Division

Office of Air Quality Planning and Standards

109 T.W. Alexander Drive , Mail Code: D243-04

Research Triangle Park, NC 27709